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June 28, 2002

<u>Via Electronic Filing</u>
Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12<sup>th</sup> Street, SW, Room TWB-204
Washington, DC 20554

Re: Ex Parte Contact In the Matter of AT&T Corp. v. Sprint Spectrum d/b/a Sprint PCS, WT Docket No. 01-316

Dear Ms. Dortch:

On Wednesday June 26, 2002, David Dorman, President of AT&T Corp., discussed with Chairman Powell and Kyle Dixon, the Chariman's Legal Advisor, the foregoing proceeding. Mr. Dorman reiterated AT&T's view that wireless carriers fully recover their costs from end users, and should not be permitted to recover access charges. Mr. Dorman also explained that leaving open the possibility that carriers might enter in contracts for the provision of access services would, absent express contracts with explicit rate terms, lead to controversy, litigation, and ultimately Commission regulation of cellular access rates.

The positions expressed were consistent with those contained in the Comments and ex parte filings previously made in that proceeding. One copy of this Notice is being submitted for each of the referenced proceedings in accordance with the Commission's rules.

Sincerely,

Robert W. Zuinn J.

cc: Chairman Michael Powell Kyle Dixon